Page 1 of 2 Pag	ges [] Original	[] \$	Substitute []	Supplemental		Atty. Docket:
	bined Declarati				Power of Attor	rney
	nventor, I hereby declar		, -			
ly residence, post	office address and citized from the control of the	enship are d below) or	an original, first a	nd joint invento	and that I believe I ar (if plural names are I	n the original, first isted helow) of the
lectrolytic Pro	duction of Solid F	e(VI) Sa	ılts			
e specification of	which (check one)					
[] []	is attached hereto; was filed in the Unite U.S. Appln. No. was/will be filed in t	he US un	or Her 35 II S.C. 6371	by entry into U	ne U.S. national stage	of an internationa
	(PCT) application, P national stage applica (* if known)	ation receiv	0588; filed on Ser ed U.S. Appin. No	tember 21, 200 . 10/089,050*;	0, entry requested or 3371/§102(e) date	March 25,2002
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mendment referred nown by me to be	nd understand the cont i to above; and I acknot material to patentability ign priority benefits un- breeder's rights certificalisted below:	wledge the as defined der 35 U.S.	duty to disclose to in 37 C.F.R. §1.56 C. 88 119 (a)-(d) a	o the Patent and and 365 (b) of a	ny prior foreign applic	cation(s) for patent
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pplication designated before that of the state of the sta	n priority above, I here sting a country other the the earliest application of Non-Priority Application I	an the Uni rom which	ted States) or for a	n inventor's or laimed (if left b	plant breeder's certific	ate, having a filing ne):
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hereby claim the t	ocnefit under 35 U.S.C.					
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PCT international application is not of J.S.C. §112, 1 ack C.F.R. §1.56 which late of this application.	benefit under 35 U.S.Capplication(s) designation disclosed in such U.S. mowledge the duty to the became available between the control of the	ng the U.S. or PCT indisclose to yeen the fill	, listed below and, emational applicat the PTO all inform	insofar as the si ion in the mann action which is r application an	ibject matter of each of ler provided by the fi material to patentabili	of the claims of things of the paragraph of 3 are defined in 3 international filing
As a named inven	tor, I hereby appoint t	he followin	ng registered pract	itioners to pros	cute this application	and to transact of
usiness in the Pale	ent and Trademark Office	æ connecte	d diclemin:			

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

Page 2 of 2 Pages

Title: Electrolytic Production of Solid Fe(VI) Salts

U.S. Application filed March 25, 2002, Serial No. 10/089,050

PCT Application filed ______, Serial No. ______

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from <u>SIMON LAVIE</u> as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

FULL NAME OF FIRST INVENTOR	INVENTOR'S SIGNATURE		DATE				
STUART LICHT	Shat hid	A	DATE Sept. 9.02				
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FULL NAME OF SECOND JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE				
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FULL NAME OF FIFTH JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE				
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FULL NAME OF SIXTH JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE				
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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALIFERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION, NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.